1 THE HONORABLE RICHARD A. JONES 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 UNITED STATES OF AMERICA, NO. CR11-0070 RAJ 10 Plaintiff, ORDER GRANTING MOTION FOR 11 BIFURCATED REPRESENTATION v. 12 ROMAN SELEZNEV, 13 Defendant. 14 15 THIS MATTER having come on before the court on Defendant's Motion for 16 Bifurcated Representation, and the court having considered Defendant's motion, the 17 Government's response, Defendant's reply, and having conducted a *Faretta* hearing on 18 this date, for the reasons stated on the record, it is hereby: 19 ORDERED that Defendant's Motion for Bifurcated Representation (Dkt. #182) 20 is GRANTED. Counsel is directed to confer and set forth to the court with specificity at 21 a status hearing set for November 9, 2015 at 2:00 p.m. the pretrial motions Defendant 22 intends to file pro se. This deadline applies to the types of motions contemplated under 23 the case schedule as Pretrial Motions I (e.g., Dismissal, Discovery/Brady, Bill of 24

Particulars, etc.). Counsel shall also present at the status hearing a modified case

schedule incorporating a new briefing schedule for Pretrial Motions I.

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Defendant's Motion to Dismiss Indictment for Violations of the Grand Jury Clause of the Fifth Amendment (Dkt. #177) and Motion to Dismiss Indictment for Violations of Rule 6 of the FRCP (Dkt. #179) were previously stricken. So the record is clear, the court also STRIKES Defendant's Motion to Dismiss for Prosecutorial Misconduct (Dkt. #183), Motion to Dismiss Counts 21-29 and 30-38 (Dkt. #184), and Motion Requesting Interpreter (Dkt. #196). The court does not preclude Defendant from refiling these motions after the November 9, 2015 status hearing should they be specified at that time as motions Defendant will be filing on his own behalf in accordance with the court's ruling today. The court also does not preclude defense counsel from filing these motions on Defendant's behalf should they choose to adopt them.

As stated on the record, Defendant will be required to comply with the Federal Rules of Criminal Procedure and this district's local criminal rules when filing and briefing any *pro se* motions. Defendant will further be responsible for arguing and conducting any witness examinations at any hearing related to motions he files *pro se*.

DATED this 27th day of October, 2015.

The Honorable Richard A. Jones United States District Judge

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